## IN THE UNITED STATES DISTRICT COURT Case 3:14-cr-00298-M FORTHERN HAS DIVISION IN THE UNITED STATES DISTRICT COURT FORTHERN HAS DIVISION PageID 833

UNITE	ED STATES OF AMERICA	)		
VS.		)	CAS	E NO.: 3:14-CR-298-M (06)
BROD	DY JONES,  Defendant.	)		
	ORDER ACCEPTING REPO UNITED STATES MAGISTRAT			
Magist 28 U.S Magist Court a Inforn	After reviewing all relevant matters of reent of the defendant, and the Report and Retrate Judge, and no objections thereto have S.C. § 636(b)(1), the undersigned District Judge concerning the Plea of Guilty is accepts the plea of guilty, and BRODY Jumation, in violation of 21 U.S.C. § 846 ogue. Sentence will be imposed in accordance.	decommendation ing been filed udge is of the cost correct, and in <b>ONES</b> is here to, that is, <b>Co</b>	on Concerning Plea of within fourteen days of opinion that the Report t is hereby accepted by by adjudged guilty of onspiracy to Distribution.	Guilty of the United States of service in accordance with and Recommendation of the the Court. Accordingly, the Count 1 of the superseding te a Controlled Substance
	The defendant is ordered to remain in cu	ıstody.		
	The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).			
	Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination, by clear and convincing evidence, of whether the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).			
	The defendant is ordered detained pursuant to 18 U.S.C. § 3143(a)(2). The defendant shall self-surrender to the United States Marshal no later than			
	The defendant is not ordered detained por   ☐ There is a substantial likelihood  ☐ The Government has recommen  ☐ This matter shall be set for he conditions of release for determing is likely to flee or pose a danger or (c).	I that a motion aded that no se earing before nation, by clear	for acquittal or new tr ntence of imprisonmer the United States Mar and convincing eviden	rial will be granted, or nt be imposed, and agistrate Judge who set the nce, of whether the defendant
×	The defendant is not ordered detained pursualleging that there are exceptional circumstant. This matter shall be set for hearing before the determination of whether it has been clearly defendant should not be detained under § 314 that the defendant is likely to flee or pose a dor (c).	ces under § 3145 he United States shown that there 43(a)(2), and wh	5(c) why he/she should not s Magistrate Judge who se are exceptional circums ether it has been shown by	tbe detained under § 3143(a)(2). set the conditions of release for stances under § 3145(c) why the y clear and convincing evidence
	SIGNED this 3rd day of June, 2015.	Badan	a MG Lyn	n_

BARBARA M. GLYNN J UNITED STATES DISTRICT JUDGE NORTHERN DISTRICT OF TEXAS